

**STATE OF ILLINOIS
ILLINOIS COMMERCE COMMISSION**

AMEREN TRANSMISSION COMPANY OF ILLINOIS)	
)	
Petition for a Certificate of Public Convenience and)	
Necessity, pursuant to Section 8-406.1 of the Illinois)	
Public Utilities Act, and an Order pursuant to Section 8-)	Docket No. 12-0598
503 of the Public Utilities Act, to Construct, Operate and)	
Maintain a New High Voltage Electric Service Line and)	
Related Facilities in the Counties of Adams, Brown,)	
Cass, Champaign, Christian, Clark, Coles, Edgar, Fulton,)	
Macon, Montgomery, Morgan, Moultrie, Pike,)	
Sangamon, Schuyler, Scott and Shelby, Illinois.)	

**AMEREN TRANSMISSION COMPANY OF ILLINOIS’
RESPONSE TO MOTION FOR CLARIFICATION**

Pursuant to Rule 200.190 of the Illinois Commerce Commission’s (Commission) Rules of Practice and Procedure, 83 Ill. Adm. Code § 200.190, Ameren Transmission Company of Illinois (ATXI) respectfully responds to the Motion for Clarification filed by Tarble Limestone Enterprises, Coles County Landowners and the Reed Interests.

Tarble Limestone Enterprises, Coles County Landowners and the Reed Interests have moved for an order clarifying that “the only potential transmission line routes that may be addressed in rebuttal or surrebuttal testimony or the evidentiary hearing in this case are either routes approved in the August 20, 2013 Final Order, routes identified in the applications for rehearing and related direct testimony, or routes identified by ICC Staff in response to the directive in the Final Order.”

It is ATXI’s understanding that the reference to “routes approved in the August 20, 2013 Final Order” does not include routes approved in the Commission’s August 20, 2013 Final Order for which rehearing has not been granted. It is also ATXI’s understanding that the requested order, if entered, would not prevent parties from proposing routes that are a combination of segments from, or a hybrid of, multiple routes that are otherwise properly under consideration on

rehearing. Subject to those understandings, ATXI has no objection to the Motion.

ATXI suggests, however, that any order granting the Motion make clear that “routes approved in the August 20, 2013 Final Order” does not include routes approved in the Commission’s August 20, 2013 Final Order for which rehearing has not been granted and parties are not prevented from proposing routes that are a combination of segments from, or a hybrid of, multiple routes that are otherwise properly under consideration on rehearing.

Dated: November 20, 2013

Respectfully submitted,

Ameren Transmission Company of Illinois

/s/ Albert D. Sturtevant

One of their Attorneys

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CERTIFICATE OF SERVICE

I, Albert D. Sturtevant, an attorney, certify that on November 20, 2013, I caused a copy of the foregoing *Ameren Transmission Company of Illinois' Response to Motion for Clarification* to be served by electronic mail to the individuals on the Commission's Service List for Docket 12-0598.

/s/ Albert D. Sturtevant

Attorney for Ameren Transmission
Company of Illinois